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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		ELECTRONIC DOC #:	9/6/12
IN RE LOWER MANHATTAN DISASTER SITE	Case No.:	21 MC 102(AKH)	

THIS DOCUMENT APPLIES TO ALL LOWER MANHATTAN DISASTER SITE LITIGATION

STIPULATION OF DISCONTINUANCE AS TO DEFENDANT PACE UNIVERSITY ONLY.

SEE ATTACHED "EXHIBIT A"

IT IS HEREBY STIPULATED AND AGREED by and between the parties that, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii):

- 1. The cases listed in the attached Exhibit "A" are voluntarily dismissed with prejudice;
- 2. All claims by Plaintiff(s) against PACE UNIVERSITY arising out of or relating in any way to World Trade Center-related rescue, recovery, debris-handling operations and/or clean-up activities at any location on and/or after September 11, 2001 are voluntarily dismissed with prejudice; and
 - The dismissal is without costs to either side.

Dated: New York, New York August 30, 2012

McGIVNEY & KLUGER, P.C.

Attorneys for Defendant PACE UNIVERSITY

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Attorneys for Plaintiff(s)

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O ORDERED:

Hon Alvin K. Hellerstein

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EXHIBIT A

PLAINTIFF'S NAME	INDEX NUMBER	
Acosta, Julian (and wife Hilma)	07CV10098	
Gil, Margarita	07CV4470	
Jakubowaki, Janusz (and wife Krystyna)	06CV14741	
Jimenez, Francisco (and wife Marisol)	08CV02242	